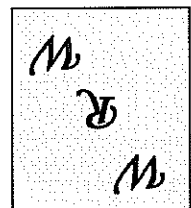


LAW OFFICE OF
WILLIAM R. WOHLISIFER, PA



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FEI# 59-3524834

July 16, 2014

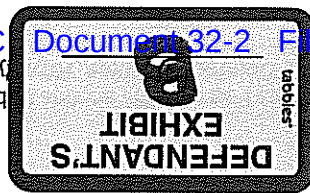
283-402
Invoice # 2523

Christopher Paris
1503 South US Highway 301
Suite 36
Tampa, FL 33619

STATEMENT FOR PERIOD THROUGH 7/15/14

LEGAL SERVICES REGARDING Oxburidge Quality Resources Intl

6/03/14	WRW	1.25	Reviewed complaint and documents filed in SDNY; reviewed history and testimony of client and defendant and explanation thereof
6/16/14	BW	.50	Certification of Good Standing from Florida Bar and file for Pro Hac vice
6/20/14	BW	.50	Draft defensive outlines based on client's testimony and attorney's instructions.
	BW	.50	Draft and file Motion for Admission Pro Hac Vice; Draft Proposed Order granting same, send via U.S. Mail to Clerk of Court
6/24/14	WRW	.50	Begin Drafting Motion to Dismiss; regarding Wholesale Incorporation Law
6/26/14	BW	.25	Created pleading index
	BW	.25	Correspondence w/ Client (email) - Questions about case
	BW	.25	Correspondence w/Client (email) - Counter claim possibility
6/27/14	WRW	.50	Research Venue SDNY
	WRW	.50	Research Motion to Dismiss practice in SDNY
	WRW	.50	Research Personal Jurisdiction SDNY
	WRW	.50	Research New York Arm Statute
	WRW	.50	Continue Drafting Motion to Dismiss
6/30/14	WRW	.50	Draft Letter to FL Supreme Court (Good Standing)
	BW	.25	Correspondence with Florida Supreme



7/16/14

Christopher Paris

N/C

25	BW	Calendared Answer Deadline	7/07/14	Drafted amended Motion for Pro Hac	WRW	25
25	BW	Vice (no charge)		Drove to Supreme Court to pick up	BW	25
25	BW	Certificate of Good Standing and		multiple telephone discussions		
25	BW	seeking same.		Correspondence with SDNY clerk (Pro	BW	25
25	WRW	Hac Vice Order) via Phone.	7/08/14	Reviewed Docket on PACER	WRW	25
50	WRW	Reviewed Initial Pretrial		Conference Notice and Judge	WRW	50
50	WRW	Caproni's individual rules for		procedure		
50	WRW	Drafted Letter Requesting		Adjournment following good faith	WRW	50
25	WRW	telephone conference with opposing		counsel		
25	WRW	Drafted Defendant's contribution to		Joint Letter following good faith	WRW	25
25	WRW	Drafted Affidavit of Residency		Drafted Affidavit of Principal	WRW	25
25	WRW	Place of Business		Conducted three-way pre-trial	WRW	25
25	WRW	telephone conference with opposing		counsel		
25	BW	Correspondence with SDNY Clerk		(Approval of Pro Hac Vice/Filing	BW	25
25	BW	Motion to Dismiss) via phone		Correspondence with Judicial	BW	25
25	BW	Assistant (Adjournment) via phone		Updated Client via E-mail	BW	25
25	WRW	affidavits received via Fedex	7/09/14	Reviewed and incorporated	WRW	25
25	WRW	Correspondence with Opposing		Counsel (Pretrial Conference) via	WRW	25
25	WRW	phone		Correspondence with Opposing Counsel	WRW	25
25	WRW	(Filing Letter Requesting		Adjournment) via E-mail	WRW	25
25	WRW	Correspondence with Opposing		Counsel (Joint Letter) via E-mail	WRW	25
25	WRW	Telephone conference call with		Attorney Robert Garson and Attorney	WRW	25
25	WRW	Steve Steinmetz		Receive and review court's denial	WRW	25
25	WRW	of a continuing pretrial conference		date and denial of telephonic		

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7/16/14

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hearing.
Draft explanation of process and costs to client; advance calendar changes.
Receive Court's denial of motion for extension of time; copy client; prepare to comply with court's order commanding appearance of counsel.
Updated client on proceedings (no charge) BW .25
Filed Motion to Dismiss (no charge) BW .25
Filed Letter Requesting Adjournment (no charge) BW .25
7/10/14 Travel from Tallahassee to New York City
Full review of file and client's postings; highlight evidence provided by client for use in court; communication with client. Multiple telephone conversations, exchange of document drafts, and exchange of emails with Attorney Garson to reach completion of the joint letter to Judge regarding the substantive legal position of each party and regarding the duty to reach joint compliance with pretrial process scheduling deadlines, resulting in a joint filing in compliance with court's mandate to file a letter of position statements and a Civil Case Management Plan and proposed Scheduling Order by 5:00 pm on July 10, 2014.
Approximately 6 telephone conversations with Attorney Garson to reach completion of joint let to Judge regarding substantive positions of each party; multiple emails regarding same, resulting in joint filing in compliance with court's mandate to file by 5:00 pm. Make logistical arrangements for Attorney Wohlster's travel to and from NYC. (no charge)
7/11/14 Travel within New York City WRM 1.00
Receive and review newly filed Motion for Temporary Restraining Order and Preliminary Injunction WRM 2.00

N/C

COSTS AND EXPENSES		UNITS	RATE	
6/03/14	File Set-up Fee			\$50.00
6/03/14	Copies	58	.25	\$14.50
6/05/14	Pro Hac Vice Fee to NYSD			\$200.00
6/30/14	Postage			\$.96
6/30/14	Copies	2	.25	\$.50
6/30/14	Certificate of Good Standing Fee			\$7.00
7/09/14	Copies- PACER charges	30	.25	\$7.50
7/10/14	Orange County Expressway Toll			\$1.25
7/10/14	Fuel from Tallahassee to Orlando			\$49.00
7/10/14	Florida Turnpike Toll			\$1.00
7/10/14	Florida Turnpike Toll			\$3.00
7/10/14	Florida Turnpike Toll			\$1.00
7/10/14	Lodging 7/10-7/12 in NYC (Invoice attached)			\$289.28
7/10/14	Taxi from LGA to hotel			\$70.77
7/10/14	Baggage Fee to NYC			\$25.00
7/10/14	Copies- Rest of Docket	27	.25	\$6.75
TOTAL FEES				
\$5,928.75				
TIMEKEEPER		TIME	RATE	VALUE
Paralegal		.75	.00	.00
Paralegal		4.00	90.00	360.00
William R. Wohlsifer		.75	.00	.00
William R. Wohlsifer		20.25	275.00	5,568.75
and Memorandum of Law in support thereof, and Affidavit of Eric Glick, and quick review of email attachments presented in support of said Motion; review of client's blog posts; receive email input from client regarding same; prepare for court hearing on prior pleadings and motions and new motions and proffered evidence. Attend pre-trial conference, scheduling order conference, hearing on motion for temporary restraining and preliminary injunction and motion to dismiss plaintiffs' complaint; participate in settlement discussions with opposing counsel. Receive and review court filings reflecting 7/11/14 filings; communicate case results with client.				
7/12/14	Travel from New York City to Tallahassee			
WRW	1.00			
WRW	.25			
WRW	1.00			

Christopher Paris

7/16/14

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Christopher Paris

7/16/14

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7/12/14 Fuel from Orlando to Tallahassee \$49.00
 7/12/14 Baggage Fee- Return to Tallahassee \$25.00
 7/12/14 Lodging: Overnight in Orlando \$59.74
 7/12/14 Parking for two nights at Orlando \$35.00
 Intl Airport
 7/12/14 Taxi Fare from hotel to JFK Intl \$70.77
 Airport (Invoice attached)
 7/13/14 Orange County Expressway Toll \$1.25
 7/13/14 Florida Turnpike Toll \$3.00
 7/13/14 Orange County Expressway Toll \$1.00

TOTAL COSTS AND EXPENSES

\$972.27

 \$6,901.02

CURRENT CHARGES

TRUST TRANSACTIONS
 6/10/14 Trust Deposit
 7/17/14 Fees paid to firm for statement through 7/15/14
 BALANCE IN TRUST \$.00

PAYMENTS AND ADJUSTMENTS

7/17/14 Payment paid to firm \$2,700.00CR

TOTAL PAYMENTS AND ADJUSTMENTS

\$2,700.00CR

PLEASE PAY THIS AMOUNT

\$4,201.02

ANY PAYMENTS RECEIVED AFTER JULY 16, 2014
 WILL APPEAR ON YOUR NEXT STATEMENT

WILLIAM R. WOHLISIFER, PA

LAW OFFICE OF

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August 13, 2014

283-402
Invoice # 2534

Christopher Paris
1503 South US Highway 301
Suite 36
Tampa, FL 33619

STATEMENT FOR PERIOD THROUGH 8/13/14

LEGAL SERVICES REGARDING Oxebridge Quality Resources Intl

7/23/14	WRW	.75	Reviewed plaintiffs' proposed order and memorandum of law, in response to motion for restraining order, correspondence with client (email; relevant to allegations made within plaintiffs' Declaration of Glick Research responsive pleadings and preliminary injunctions; compared declaration to information provided by client; drafted Declaration in Opposition to plaintiffs' allegations and Glick's affidavit for client's review and signature Forwarded Declaration for client approval
7/25/14	BW	.25	Draft Opposition to G3100 Motion for Temporary Injunction Relief Researched local rules and individual practices; drafted response in opposition to plaintiffs' Request for Preliminary Injunction Prepare exhibits, copy file and serve opposition to G3100's Motion for Temporary Restraining Order Correspondence with client (email) Re:Edits to Declaration; finalized declaration; re-indexed file
7/29/14	BW	.75	Research docket history and insufficient filing; filed response in opposition; filed declaration in opposition; correspondence with client (email) Re: Case filing and
7/30/14	BW	.50	

Christopher Paris 8/13/14 283-402 PAGE 2

status
7/31/14 Reviewed Plaintiffs' refilled
Purposed Order and revised
Memorandum of Law; Telephone
discussion with Clerk of Court
regarding G31000 filing defects; CC
client with update; Drafted letter
to Judge Re: Filing our Opposition;
made notes to file
Second phone call to Clerk's office
regarding re-filing motion;
re-filed response in opposition;
re-filed Declaration in opposition;
phone call to chambers deputy to
alert the Judge of timely filing on
the part of the Plaintiff; Re:
Response to Opposition (.50 at no
charge)
8/04/14 Receive Notice from clerk of court
rejecting amended complaint filing;
email exchange with attorney Garson
denying his request for consent to
refile; email scheduling conference
call with Judge Caproni; CC client
Receive and review Plaintiff's first
Amended Complaint; notes to file;
receive Notice of Appearance of
Attorney Michael M. Steinmetz
8/07/14 Receive and review revised
Memorandum of Law in support of
Plaintiffs' Motion for a Temporary
Restraining Order and Preliminary
Injunction; read attachments then
compare to prior filings; review
comments by court
Review third version of Plaintiffs'
first Memorandum of Law
8/13/14 Phone call to clerk about Memo
filing; Draft letter to Judge
Caproni requesting that the most
recent Memorandum of Law be
stricken from the record due to
its failure to relate it to a
motion

TIMEKEEPER	TIME	RATE	VALUE
Paralegal	.50	.00	.00
Paralegal	2.50	90.00	225.00
William R. Wohlstafer	9.50	275.00	2,612.50
TOTAL FEES			\$2,837.50

Christopher Paris

8/13/14

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COSTS AND EXPENSES
7/31/14 Copies
8/04/14 Copies

UNITS RATE
48 .25
76 .25

\$12.00
\$19.00

TOTAL COSTS AND EXPENSES

\$31.00

CURRENT CHARGES

\$2,868.50

PRIOR STATEMENT BALANCE

\$4,201.02

PAYMENTS AND ADJUSTMENTS
8/01/14 Payment Received

\$4,201.02CR

TOTAL PAYMENTS AND ADJUSTMENTS

\$4,201.02CR

PLEASE PAY THIS AMOUNT

\$2,868.50

ANY PAYMENTS RECEIVED AFTER August 13, 2014
WILL APPEAR ON YOUR NEXT STATEMENT